18CV4468

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

ARABIAN PARKER, TANZANIA McCLOUD, GEORGE PARKER, JONATHAN WHITE, CONTESSA BOWERS, THOMAS BOWERS, ARABIA BOWERS, AND GEORGETTE BOWERS ON BEHALF OF THEIR DECEASED FATHER THOMAS BOWERS

VS.

US ATTORNEY AND US MARSHAL OF THE SOUTHERN DISTRICT AND ALL DEFENDANTS PROSECUTED UNDER THE DRUG KINGPIN ACT AND COMPREHENSIVE DRUG PREVENTION & CONTROL ACT OF 1970 UNDER RULE E, 28 USCA: SUBSECTION 1921; 28 USCA SUBSECTION 1918; 21 USCA SUBSECTION 848(d) and USCA SUBSECTION 853(a)(1)(2)

PLAINTIFFS DEMAND A TRIAL BY JURY

CIVIL RIGHTS COMPLAINT PURSUANT TO COMPREHENSIVE DRUG PREVENTION AND CONTROL ACT OF 1970, SUBSECTION 413(a)&430

Plaintiffs in the above-captioned action, alleges as follows:

- 1. This is a civil action seeking relief and damages to protect their rights under the US Constitution. This action is brought pursuant to the Civil Rights Act under the Comprehensive Drug prevention & Control Act of 1970; 42 USC 1983; 1331;1343(3)(4) and 2201.
- 2. Plaintiffs, Arabian Parker, et al residing at Attica C.F., PO Box 149 on behalf of his siblings, neices and nephews and deceased brother and mother. Whose locations will be divulged upon discovery/interogatories.
- 3. Defendants, US Attorney, whose place of business is One Saint Andrews Plaza, NY, NY 10007 and US Marshal at 500 Pearl Street, Suite 400, NY, NY 10007 and various defendants located at various Federal Prisons and/or are deceased.

*THIS MATTER IS NOT GRIEVABLE UNDER THE DRUG KINGPIN LIABILITY ACT.

FACTS:

The plaintiff avers that he along with his siblings, neices, nephews, deceased brother and mother are entitled to join in one cause of action as plaintiffs for monetary and property seized, and/or forfeited, which is now in the care, custody and control of the US Attorney and US Marshal wherein they gained care, custody and control over all drug dealers and traffikers who trasnported, and sold drugs throughout the State of New York and vicariously subjected the plaintiff and siblings, neices and nephews

as well as deceased mother and brother:

to drug addictions and dependencies that significantly affected the aforementioned pyschologically, socially, mentally and as a family.

These damages were in the forms of children being subjected to sexual abuses, displacement and being seperated as wards of the State.

The plaintiff due to his mother's drug addiction(cocaine crack and herion) was subjected to years of neglect and abuse wherein he and his siblings were placed in foster care and while being in this care the plaintiff underwent molestation and maltreatment. Plaintiff also became drug dependent and suffered from mental illnesses. The plaintiff avers that under the Drug King pin liability Act(liability for civil damages) that he as well as his siblings and neices and nephews as well as his deceased mother and brother may join in on one cause of action for damages against a drug dealer/trafficker; as plaintiffs, if each action has at least one place of illegal drug activity and/or if any portion of the period of illegal drug use for every plaintiff overlaps and that a person other than a user is entitled to bring action to recover damages caused by the use of an illegal drug by an individual parent, legal guardian, child, spouse etc. Due to the proliferation of illegal drugs that were used by the mother of plaintiff and the fact that these drugs were trafficked and sold within New York State by drug kingpins who were convicted by evidences of the defendants. The plaintiff contends that the confiscation of any monies and properties by defendants from these criminal defendants entitles him and his siblings, etc. to a substantial portion of such. In that both of these defendants by law have possession of these monies and properties and have basically unjustly enriched themselves; additionally, the US Attorney and Marshal have deprived the plaintiff of the availability of the monies and properties by seizing such! and distributing parts of these monies and properties to agencies associated with their offices and/or established recovery and crime victim agencies, without making these forfeitures, and monies available to actual victims such as the plaintiff and siblings | neices, nephews and deceased mother and brother

CAUSE OF ACTION:

Due to the criminal liablity of those drug kingpins who have been subjected to convictions and forfeitures within New York State! the plaintiff, et al is entitled to portions of these monies and forfeitures in accordance with the Drug Kingpin liability Act and Comprehensive Drug Prevention & Control Act of 1970.

WHWEREFORE, the plaintiff seeks unspecified monies that are in the possession of defendants and for any further relief envisaged in the Drug Kingpin Act of 1970.

Arabian Parker, et al.

UNITED STATES DISTRICT COURT

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Southerns	thet of New York
Arabian Parker	
Plaintiff	
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US Attorney, US Marshal and Drug Kingpin	detendants
Defendant	
	A CIVIL ACTION
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To: (Defendant's name and address)	
US Attorney, One St. Andrew's Plaza, NY,	NY 10007
US Marshall 500 Pearl St., NY, NY 10007	
,	
A lawsuit has been filed against you.	and the state of t
Within 20 days after service of this summons on v	ou (not counting the day you received it) or 60 days if you
are the United States or a United States agency, or an offic	er or employee of the United States described in Fed. R. Civ.
F. $12 (a)(2)$ or (3) — you must serve on the plaintiff an ans	swer to the attached complaint or a motion under Rule 12 of
the Federal Rules of Civil Procedure. The answer or motion	on must be served on the plaintiff or plaintiff's attorney,
whose name and address are:	
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, , , , , ,	entered against you for the relief demanded in the complaint.
You also must file your answer or motion with the court.	
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Date: March 13, 2018	
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JS 44 (Rev. 07/16)

CIVIL COVER SHEET

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (NEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.)

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I. (a) PLAINTIFFS	ан 2 г. п. объемання высока выше инвейсыварного сыявана до боловы. По особ 1 г. п. бе и состояння в	Landhaladhain a um achad a dh'i mhainbhr adhlidhidean an reas lleis ann aidilleach leis an aidilleach an aidil		DEFENDANTS		, S. MITTAN, P. MITTAN, C. M. C. MICHAEL AND M. MITTAN, C. MICHAEL AND
Arabian Park	er, et al.			US Attorne Defendants		and Drug Kingpin
(b) County of Residence of	of First Listed Plaintiff	Wyoming	•	County of Residence	of First Listed Defendant	New York
(E.	XCEPT IN U.S. PLAINTIFF CA	ASES)		NOTE: IN LAND CO THE TRACT	(IN U.S. PLAINTIFF CAS ONDEMNATION CASES, US OF LAND INVOLVED.	
(c) Attorneys (Firm Name,	Address, and Telephone Numbe	r)		Attorneys (If Known)		
Pro-se				Unknown		
II. BASIS OF JURISDI	ICTION (Place an "X" in C	ne Box Only)		TIZENSHIP OF P. (For Diversity Cases Only)	RINCIPAL PARTI	ES (Place an "X" in One Box for Plaintiff and One Box for Defendant)
☐ 1 U.S. Government Plaintiff	(U.S. Government)	Not a Party)	Citiz	en of This State		or Principal Place
2 U.S. Government Defendant	☐ 4 Diversity (Indicate Citizensh	ip of Parties in Item III)	Citiz	en of Another State	2	and Principal Place
W. MATURE OR GUY	P			en or Subject of a reign Country	3 🗗 3 Foreign Natio	on 🗇 6 🗗 6
IV. NATURE OF SUIT		aly) DRTS	F(ORFEITURE/PENALTY	BANKRUPTCY	OTHER STATUTES
☐ 110 Insurance ☐ 120 Marine ☐ 130 Miller Act ☐ 140 Negotiable Instrument ☐ 150 Recovery of Overpayment	PERSONAL INJURY 310 Airplane 315 Airplane Product Liability 320 Assault, Libel & Slander 330 Federal Employers' Liability 340 Marine	PERSONAL INJUR 365 Personal Injury - Product Liability 367 Health Care/ Pharmaceutical Personal Injury Product Liability 368 Asbestos Personal Injury Product	O 69	25 Drug Related Seizure of Property 21 USC 881 00 Other	☐ 422 Appeal 28 USC 158 ☐ 423 Withdrawal 28 USC 157 PROPERTY RIGHTS ☐ 820 Copyrights ☐ 830 Patent ☐ 840 Trademark	☐ 375 False Claims Act ☐ 376 Qui Tam (31 USC 3729(a)) ☐ 400 State Reapportionment
(Excludes Veterans) 153 Recovery of Overpayment of Veteran's Benefits 160 Stockholders' Suits 190 Other Contract 195 Contract Product Liability 196 Franchise	☐ 345 Marine Product Liability ☐ 350 Motor Vehicle ☐ 355 Motor Vehicle Product Liability ☐ 360 Other Personal Injury ☐ 362 Personal Injury Medical Malpractice	Liability PERSONAL PROPEF 370 Other Fraud 371 Truth in Lending 380 Other Personal Property Damage 385 Property Damage Product Liability	0 72 0 74 0 75	LABOR 0 Fair Labor Standards Act 10 Labor/Management Relations 10 Railway Labor Act 10 Family and Medical Leave Act 10 Other Labor Litigation	SOCIAL SECURITY □ 861 HIA (1395ff) □ 862 Black Lung (923) □ 863 DIWCADIWW (405(□ 864 SSID Title XVI □ 865 RSI (405(g))	Corrupt Organizations 480 Consumer Credit 490 Cable/Sat TV
REAU PROPERTY 210 Land Condemnation	CIVIL RIGHTS 440 Other Civil Rights	PRISONER PETITIO! Habeas Corpus:	NS 🗇 79	1 Employee Retirement Income Security Act	FEDERAL TAX SUITS 5. 870 Taxes (U.S. Plaintiff	a new and
 □ 220 Forcelosure □ 230 Rent Lease & Ejectment □ 240 Torts to Land □ 245 Tort Product Liability □ 290 All Other Real Property 	☐ 441 Voting ☐ 442 Employment ☐ 443 Housing/ Accommodations ☐ 445 Amer. w/Disabilities - Employment ☐ 446 Amer. w/Disabilities - Other ☐ 448 Education	Habeas Corpus: □ 463 Alien Detainee □ 510 Motions to Vacate Sentence □ 530 General □ 535 Death Penalty Other: □ 540 Mandamus & Oth □ 550 Civil Rights □ 555 Prison Condition □ 560 Civil Detainee Conditions of Confinement	□ 46	IMMIGRATION 2 Naturalization Application 5 Other Immigration Actions	or Defendant) 7 871 IRS Third Party 26 USC 7609	☐ 899 Administrative Procedure Act/Review or Appeal of Agency Decision ☐ 950 Constitutionality of State Statutes
	moved from	Remanded from Appellate Court	⊐ 4 Rein Reo⊓	pened Anothe	r District Litiga	ation - Litigation -
	Cite the U.S. Civil Sta	ntute under which you a	re filing (1	(specify) Do not cite jurisdictional stat		USCA subsection 1918
VI. CAUSE OF ACTIO		^{nuse:} Drug Kingp				
VII. REQUESTED IN COMPLAINT:		IS A CLASS ACTION		EMAND S	CHECK YES O	only if demanded in complaint: ND:
VIII. RELATED CASE IF ANY	E(S) (See instructions):	JUDGE			DOCKET NUMBER	
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PHONE: (716) 591 2000 EXT: 2000 FAX: (716) 591 2000 EXT: 2099

NEXT DIN:

NYSID: 02058903M

DOB: 12/07/84 CURRENT FACILITY: ATTICA

FULL NAME: PARKER ARABIAN

DIN: 10B1972 *********

ENCUMBRANCES

TOTAL: * 33.16 COLLECTED: SPENDABLE BALANCE: 6.63 33.16

OUTSTANDING: 0.00 ***********

SPENDABLE FOR LAST TOTAL DEPOSITS FOR LAST SIX MONTHS SIX MONTHS OLDEST 8.90 63.30 28.96 83.68 23.04 30.80 156.06 230.25 7.57 21.90 NEWEST 5.29 14.00

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ATTICA CORR FACILITY

CLERK, USDC SOUTHERN DISTRICT OF NEW YORK 500 PEARL STREET NEW YORK, NY 10007

